



Patent - 0099

CERTIFICATE OF TRANSFER

INVENTOR : Sidney S. Wong

USSN. : 10/613,311

DATE FILED : July 07, 2003

INVENTION : **COOLING DUCT FOR COMPUTER**

On February 12, 2004 I hereby certify that the below identified correspondence is being deposited with the U.S. Postal Service as first class mail addressed to:

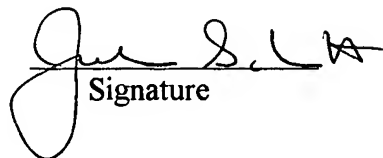
Mail Stop FEE Amendment
Commissioner for Patents
Alexandria, VA 22313-1450

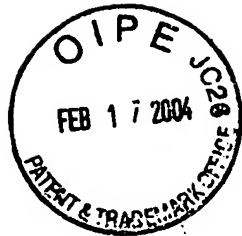
Correspondence: Amendment "A"

P.O. Box 656
Geneva, IL 60134-0656
(1-630) 232-1244

February 12, 2004.

John L. Schmitt
Attorney for Applicant


Signature



0099

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT : Sidney S. Wong

SERIAL NO. : 10/613,311

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INVENTION : **COOLING DUCT FOR COMPUTER**

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Sir:

Transmitted herewith is response To Examiner's Action (Amendment A) for the above identified patent application.

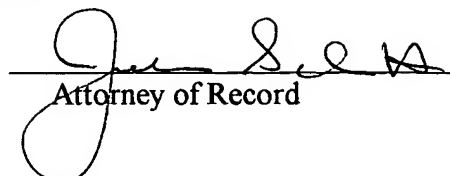
The filing fee for this Amendment is calculated as shown below:

	Claims Remaining	Claims Paid For	Small Entity	Regular
Total Cl.	16 - 20	= 0 X	\$ 9.00 = \$ 00.00	X \$ 18.00 = \$
Ind. Cl.	4 - 3	= 1 X	\$ 43.00 = \$ 43.00	X \$ 86.00 = \$
[] Multi. Dep Claims		X \$ 145.00 = \$	X \$ 290.00 = \$	
TOTAL:			<hr/> \$ 43.00	\$

[] No additional fee is required.

[X] A check in the amount of \$ 43.00 for the total is enclosed.

John L. Schmitt
P.O. Box 656
Geneva, IL 60134-0656
1-630) 232-1244
February 12, 2004


Attorney of Record



0099

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

AMENDMENT "A"

APPLICANT : Sidney S. Wong

U.S. SERIAL NO. : 10/613,311

DATE FILED : July 07, 2003 ART UNIT: 2841

INVENTION : COOLING DUCT FOR COMPUTER EXAMINER: Hung S. Bui

Mail Stop FEE Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Applicant responses as follows to Office Action mailed December 10, 2003.

I. SUMMARY OF EXAMINER'S ACTION:

In the Office Action identified above, Examiner stated that with respect to the 15 claims pending in the application, Claims 1-3 were rejection under 35 U.S.C. 103(a) as being obvious over Bailey (U.S. Patent No. 5,107,398) in view of Hatada et al. (U.S. Patent No. 5,077,601).

Claims 4 and 6-7 were rejected under 35 U.S. C. 103(a) as being obvious over Bailey, in view of Hatada et al, and further in view of Chen (U.S. Patent No. 6,215,659).

Claim 5 was rejected as being obvious under 35 U.S.C. 103(a) over Bailey in view of Hatada et al, and further in view of Viallet (U.S. Patent No. 5,915,698).

Claims 8-10 were objected to as be dependent upon rejected Claim 1 but would be allowable if rewritten in independent form to include the limitations of base Claim 1 and any